

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P21480PCAU	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).			
International Application No.	International Filing Date (day/month/year)	te Priority Date (day/month/year)			
PCT/AU2003/000762	19 June 2003	21 June 2002			
International Patent Classification (IPC) or national classification and IPC					
Int. Cl. 7 A23K 1/14, 1/18					
Applicant					
MARS INCORPORATED et al		•			
		4			
1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.					
2. This REPORT consists of a total of 3	sheets, including this c	over sheet.			
This report is also accompanied b	by ANNEXES, i.e., shee	ts of the description, claims and/or drawings which have been			
amended and are the basis for thi 70.16 and Section 607 of the Adu	s report and/or sheets co	ntaining rectifications made before this Authority (see Rule			
These annexes consist of a total of	of sheet(s).				
3. This report contains indications relating	g to the following items:				
I X Basis of the report	I X Basis of the report				
II Priority					
III Non-establishment of op	inion with regard to nov	elty, inventive step and industrial applicability			
IV Lack of unity of invention					
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
VI Certain documents cited					
VII Certain defects in the int	VII Certain defects in the international application				
VIII Certain observations on	Certain observations on the international application				
Date of submission of the demand		Date of completion of the report			
21 January 2004		7 April 2004			
Name and mailing address of the IPEA/AU		Authorized Officer			
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I.	Basis of the repo					
1.		Vith regard to the elements of the international application:*				
	X the international application as originally filed.					
	the description,	pages, as originally filed,				
		pages , filed with the demand,				
	_	pages, received on with the letter of				
	the claims,	pages , as originally filed,				
		pages , as amended (together with any statement) under Article 19,				
	<i>;</i>	pages , filed with the demand,				
٠.		pages, received on with the letter of				
	the drawings,	pages , as originally filed,				
	•	pages , filed with the demand,				
		pages, received on with the letter of				
	the sequence lis	sting part of the description:				
		pages, as originally filed				
		pages , filed with the demand				
		pages, received on with the letter of				
<b>2</b> .	which the international These elements were a the language of	aguage, all the elements marked above were available or furnished to this Authority all application was filed, unless otherwise indicated under this item. available or furnished to this Authority in the following language which is:  The atranslation furnished for the purposes of international search (under Rule 23.1(b)).				
		publication of the international application (under Rule 48.3(b)).				
	the language of and/or 55.3).	the translation furnished for the purposes of international preliminary examination	(under Rules 55.2			
3.	With regard to any nu preliminary examin	Vith regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:				
		e international application in written form.				
	filed together w	with the international application in computer readable form.				
	furnished subse	equently to this Authority in written form.				
	furnished subse	quently to this Authority in computer readable form.				
	international ap	that the subsequently furnished written sequence listing does not go beyond the disciplication as filed has been furnished.	•			
		hat the information recorded in computer readable form is identical to the written	sequence listing has			
4.	The amendment	its have resulted in the cancellation of:				
-	the des	scription, pages				
	the cla					
	the dra	awings, sheets/fig.				
5.·	This report has go beyond the d	been established as if (some of) the amendments had not been made, since they had disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	we been considered to			
*	Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).					
**		, et containing such amendments must be referred to under item 1 and annexed to this repor				

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement							
•	Novelty (N)	Claims 1-16	YES				
	•	Claims	NO				
	Inventive step (IS)	Claims 1-16	YES				
		Claims	NO				
	Industrial applicability (IA)	Claims 1-16	YES				
		Claims	NO				

## 2. Citations and explanations (Rule 70.7)

The following documents, first raised in the corresponding International Search Report, are referred to as follows:

D1 - US 4 514 094 (See Example XXVI)

D2 - US 4 514 431 (See Example XXVI)

D3 - US 4 081 565 (See column 8, paragraph 4; Examples XIII and XXIV)

D4 - US 4 076 852 (See column 9, paragraph 1; Example L)

The invention the subject of the present claims relates to a vegetarian pet food comprising a non-meat based flavour-enhancing additive which includes hydrolyzed vegetable protein and xylose, wherein the ratio of hydrolyzed vegetable protein to xylose is between 15:1 and 40:1 (claim 1). It further relates to a flavour-enhancing additive for pet foods comprising hydrolyzed vegetable protein and xylose, wherein the ratio of hydrolyzed vegetable protein to xylose is between 15:1 and 40:1 (claims 8-9).

None of the above cited art relates to a vegetarian pet food as claimed in claim 1. Hence, claim 1 and claims appended thereto are considered novel. It is evident that the claims could not be considered obvious when compared with any of these documents, either alone or in combination. Hence, claim 1 and claims appended thereto are considered to fulfil the requirements of inventive step as well.

Further, while D1-D4 disclose flavour additives that comprise both hydrolysed vegetable protein and xylose, these flavour additives are not for use in vegetarian pet foods but rather as meat-based flavour additives (such as for use in chicken soup). Further, the ratio of hydrolyzed vegetable protein to xylose in cited art documents D1-D4 falls well outside the range of ratios claimed (ie, 15:1 to 40:1) which provides the synergistic flavour effect to the additive. Hence, claims 8-9 are considered novel over D1-D4 as well as inventive over any obvious combination of D1-D4.